

**GOVERNMENT OF TELANGANA**  
**ABSTRACT**

**PUBLIC SERVANTS** - Minorities Welfare Department - Allegations of corruption against Sri Mohd Abdul Jabbar, Inspector Auditor Wakfs, Nalgonda District - Trap case - Prosecution Orders - Issued.

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**MINORITIES WELFARE (OP& BUD) DEPARTMENT**

**G.O.MS.No. 50**

**Dated: 17/12/2015**

**ORDER :**

Whereas, Sri Mohd Abdul Jabbar joined Government service on 10-07-2000. He worked as Inspector Auditor Wakfs, Wakf Board, Nalgonda District from 13-03-2013 to 11-07-2013 and by virtue of the post held by him falls under category of public servant as defined under Sec.2 (c) of P.C. Act. 1988 (Central Act 49 of 1988).

The complainant is a resident of Chityal (V) & (M), Nalgonda District. There is a Mosque, Idgah and a grave yard is existing in the Wakf land in Sy. No. 844 of Peddakaparthi village which is adjacent to NH-65. Out of which the ancient mosque was not registered in the gazette. Only Idgah and graveyard was registered as Wakf property and the Wakf Board appointed Sri Dastagir as Muthavalli to both the institutions. As the Muthavalli has not taken care about the maintenance of the institution since long time, constructions in the land i.e. Mosque & Idgah became dilapidated condition. On the other side he transferred the owner ship of the lands in revenue records on to his name. The complainant and local Muslim community people come together to protect the land, cleared the bushes in the Wakf land, collected donations and got the mosque repaired. They also started offering prayers (Namaz) in the Mosque. On 26.03.2012 complainant submitted an application to District Collector and on 10-04-2012, submitted an application to A.P. State Wakf Board explaining about the encroachment of the Wakf land by its Muthavalli and dilapidated condition of the mosque located in the land and requested to take necessary action to protect the land. During the course they formed as committee by name "Masjid-e-Mohammadiya" and got it registered. Sri Mazaharuddin, who is the then Inspector Auditor, Wakf Nalgonda had conducted enquiry and submitted his factual report to A.P. State Wakf Board on 24-12-2012 and suggested the Wakf Board to recognize the committee of the complainant as Managing Committee to look after the day to day affairs of the mosque. As there is no action has been taken, on 28-05-2013, complainant submitted another application in the Wakf Board Office at Hyderabad with a request that if the Wakf Board recognizes their committee and gives them the control of mosque; they will protect the Wakf board land and institutions. On which, the CEO, AP State Wakf Board instructed the Mohd Abdul Jabbar, Inspector Auditor Wakf, Nalgonda to conduct enquiry and to submit his detailed factual report. Accordingly, Mohd Abdul Jabbar visited the place of mosque, caused enquiries about the committee and while leaving the land asked the complainant to meet him at his Office. Accordingly, the complainant met the Mohd Abdul Jabbar at his office 2-3 times and finally on 04-07-2013. All the times the Mohd Abdul Jabbar demanded him to pay an amount of Rs.5000/- as bribe for submitting his report in favour of his committee. When Mohd Abdul Jabbar reiterated his earlier demand of paying bribe on 04.07.2013, the complainant reluctantly agreed and discussed it with his committee members and as per their advice he lodged a report with DSP, ACB. The complainant is not willing to pay the bribe amount of Rs.5,000/- to Mohd Abdul Jabbar an apprehends that without payment of bribe amount, Mohd Abdul Jabbar would not sent his report and requested to taking necessary action against the Mohd Abdul Jabbar. After verifying the facts of the complaint, the DSP, ACB, Hyderabad Range, Hyderabad, has registered a Case in Cr. No. 27/ACB-HR/2013 U/s of the Prevention of Corruption Act, 1988 on 10.07.2013 at 0900 hours and investigated into.

(PTO)

And whereas on 10.07.2013, at about 1130 hours, a trap was laid against Sri Mohd Abdul Jabbar, Inspector Auditor, Wakf Board Nalgonda, Nalgonda District and caught red-handed near the collectorate complex, Nalgonda when he further demanded and accepted an amount of Rs.5000/- as bribe from Sri Mohammed Ali for showing official favour i.e. submit his enquiry report to A.P. State Wakf Board on the representation of the complainant about recognize his committee Masjid-E-Mohammadiya as managing committee to the Mosque situated in Wakf Land Sy. No. 844 at Peddakaparthi village. The tainted currency notes of Rs.5000/- was seized from the back side hip pocket of Sri Mohd Abdul Jabbar's wearing trouser in the presence of the official mediators. When the phenolphthalein test conducted the Right hand fingers of Sri Mohd Abdul Jabbar and right side back pocket of the Mohd Abdul Jabbar wearing trouser yielded positive results.

And whereas the said acts of Sri Mohd Abdul Jabbar, Inspector Auditor Wakf, Nalgonda district constitutes the Offences punishable U/s 7 & 13 (1) (d) r/w 13 (2) of Prevention of Corruption Act, 1988. (Central Act 49 of 1988)

And whereas the Govt. of Telangana being the competent authority to remove Sri Mohd Abdul Jabbar, Inspector Auditor, Wakf Board Nalgonda, Nalgonda District from service, after fully and carefully examining the material (i.e. copies of the FIR, Pre & Post Trap Mediators reports, statement of witnesses and relevant documents and Preliminary and final reports of the Director, ACB, and other relevant documents) which are placed before them in respect of the above said allegation and having regard to the facts and circumstances of the case, consider that Sri Mohd Abdul Jabbar, Inspector Auditor, Nalgonda District should be prosecuted in the court of law for the afore said offences.

Now, therefore, in exercise of the powers conferred under clause (b) of Sub-section (1) of Sec. 19 of the Prevention of Corruption Act, 1988, the Government of Telangana hereby accord sanction for the prosecution of Sri Mohd Abdul Jabbar, Inspector Auditor, Wakf Board Nalgonda, Nalgonda District for the afore said offences punishable U/s 7 & 13 (1) (d) r/w 13 (2) of P.C Act, 1988 (Central Act 49 of 1988) and for any other cognate offences punishable under any other provisions of law for the time being in force in respect of the above said allegations and for taking cognizance of the said offence by the court of competent jurisdiction.

**(BY ORDER AND IN THE NAME OF THE GOVERNOR OF TELANGANA)**

**SYED OMER JALEEL  
SECRETARY TO GOVERNMENT**

To  
The Director General,  
Anti Corruption Bureau,  
Telangana, Hyderabad.  
Sc/Sf